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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/054,827	01/23/2002	Philipp Ritter	TRW(REPA)6028	7790	
26294	7590 12/13/2006		EXAMINER		
TAROLLI, SUNDHEIM, COVELL & TUMMINO L.L.P.			SINGH,	SINGH, ARTI R	
	300 EAST NINTH STREET, SUITE 1700 LEVEVLAND, OH 44114		ART UNIT	PAPER NUMBER	
	<b>,</b>	·	1771		
			DATE MAILED: 12/13/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/054,827	RITTER, PHILIPP			
Office Action Summary	Examiner	Art Unit			
	Ms. Arti Singh	1771			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tirr rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. hely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on	_•				
	action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E.	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.			
Disposition of Claims					
4) Claim(s) is/are pending in the application	n.				
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>3-9, 11, 12, 19 and 20</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	election requirement.				
Application Papers					
9) The specification is objected to by the Examiner	г.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
Applicant may not request that any objection to the o	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Exa	aminer. Note the attached Office	Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:					
1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the prior	•	ed in this National Stage			
application from the International Bureau	' ''				
* See the attached detailed Office action for a list of the second secon	of the certified copies not receive	a.			
Attachment(s)		,			
1) Notice of References Cited (PTO-892)	4) Interview Summary				
Notice of Draftsperson's Patent Drawing Review (PTO-948)     Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P				
Paper No(s)/Mail Date	6) Other:				

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#### **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 09/20/06 has been entered. All previously made rejections are now withdrawn in light of the amendment and remarks.

### Response to Arguments

2. Applicant's arguments with respect to claims 3-9, 11, 12, 19 and 20 have been considered but are moot in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 3-9, 11, 12, 19 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over USPN issued to Edwards et al in view of USPN 6458724 issued to Veiga et al.
- 5. Edwards et al. discloses fabrics used in a variety of applications such as clothing, awnings, umbrellas, tents, tarps, canvases, protective safety garments, harsh environment garments, convertible car roofs, architectural structures etc (column 3). It should be noted that it is well known in the art of fabrics that chemically and structurally these fabrics are

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interchangeably used with those of airbag fabrics. In a nutshell, the patent teaches woven or nonwoven polyamide fabrics having interstitial spaces (see column 4) wherein particles may lie. Said particles may be inorganic, organic or metallic. Examples of particles that may be used include, but are not limited to muscovite, phlogopite, biotite, sericite, fushitite, margarite, synthetic mica, metal oxide coated mica, colored pigment coated mica, talc, metal oxides, metallic hydroxides, mixed metal oxides and hydroxides, metal and mixed metal silicates and aluminosilicates, transition metal oxides and hydroxides, natural clay, metal sulfides, non- metallic elements, ionic salts and covalent salts, powdered ceramics, organic polymers, natural polymers, insoluble organic materials and biomaterials, particularly UV absorbing molecules, aluminum, copper, copper-bronze, bronze gold, silver and collagen. The Examiner is equating the any of the inorganic silica stated above to be equivalent to that which Applicant desires in their claims. The instant patent further teaches that a binder or coating maybe used. Edwards fails to suggest the use of silicone as this coating. Veiga et al remedy this.

The disclosure to Veiga et al teach a multi layered composite comprising multiple coatings and fabric layers, brought together to form a double layered either by sewing or welding (column 4) to form all three types of airbags (side curtain, driver and passenger). The fabric is constructed from synthetic materials, preferably selected from the group consisting of polyamides and polyesters, with a woven nylon being the most preferred (column 2). Since the instant patent claims a woven fabric is should be understood that inherently this structure comprises a warp and a weft having interstitices found there between. The coating layers can be a number of combinations such as polysiloxane/fabric/

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/polyurethane/polysiloxane/polysiloxane (column 3). Therefore Veiga is relied upon for the teachings of a woven fabric (warp and weft) comprising polyamide or polyester yarns, with multiple coatings of silicone to form an airbag, and more specifically a side curtain air bag.

A person having ordinary skill in the art at the time the invention was made would have found it obvious to have used the composite of Edwards (fabric having particles of inorganic silica found within the interstitices of the weave) in the composite of Veiga et at, who provides plural silicone coatings in their composite. One would have been motivated by the reasoned expectation of providing an airbag with superior UV blocking properties shown by the presence of the inorganic or organic particles listed in column 4.

With regard to the limitations describing the static friction, it is the position of the Examiner that the presence of even a minuscule amount of silica within the interstices of the fabric would provide at least some percentage of increased static friction within the composite, when compared to a fabric that has no such additive. Additionally, the working examples provide several variations in the amount of particles used that would at lease provide 5% or more of static friction. Thereby this limitation is met by the combination of Edwards and Veiga.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ms. Arti Singh whose telephone number is 571-272-1483. The examiner can normally be reached on M-T 9-5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Terrel Morris can be reached on 571-272-1478. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Ms. Arti Singh Primary Examiner Art Unit 1771